Bankruptcy Recovery

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Group, LLC Amigo Street, Suite 210 Vegas, Nevada 89119 (702)-483-6126

under title 11 of the United States Code (the "Bankruptcy Code") in the United States Bankruptcy

1.

On February 7, 2023 ("Petition Date"), Plaintiff filed a voluntary petition for relief

Court for the District of Nevada ("<u>Bankruptcy Court</u>"), thereby commencing Chapter 11 Case No. 23-10423 ("<u>Case</u>").

- 2. This adversary proceeding arises out of and relates to the Case and is a core proceeding pursuant to 28 U.S.C. § 157(b)(2).
- 3. This Court has jurisdiction over this adversary proceeding pursuant to 28 U.S.C. §§ 157(a) and 1334(b).
 - 4. Venue is proper in this Court pursuant to 28 U.S.C. § 1409.

Parties

- 5. Plaintiff is the debtor in the Case and, as debtor in possession, has the right and power to prosecute its Chapter 5 claims.
 - 6. Cash Man Services LC ("<u>Defendant</u>") is a pre-petition creditor of Debtor.
- 7. Defendant may be served with a copy of the summons and Complaint pursuant to Fed. R. Bankr. P. 7004.

Transfers

- 8. On information and belief, Defendant provided goods and/or services to Debtor.
- 9. During the ninety days before the Petition Date, Debtor made certain transfers of its interest in property to Defendant ("<u>Pre-Petition Transfers</u>") in satisfaction of certain obligations owed to Defendant prior to the date of the Pre-Petition Transfers.
- 10. The Pre-Petition Transfers were made from one or more of Debtor's bank accounts and include, but are not limited to, the payments identified in Exhibit "A" to this Complaint.
- 11. Prior to the Petition Date, Debtor sent a check to Defendant in the amount of \$1,155.00 (Check No. 48955), which cleared Debtor's bank account on February 8, 2022 (the "Post-Petition Transfer," and together with the Pre-Petition Transfers, the "Transfers").

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12. On information and belief, the Post-Petition Transfer was made in satisfaction of a pre-petition debt.

Demand and Due Diligence

- 13. Prior to filing the Complaint, Plaintiff sent a letter to Defendant demanding that it return the Transfers or provide information substantiating any defenses it might have, including under 11 U.S.C. § 547(c).
- 14. To date, Defendant has failed to return the Transfers or provide evidence establishing a complete defense under 11 U.S.C. § 547(c).
- 15. Before filing this Complaint, and after considering its records, the Case docket and any information provided by Defendant, Plaintiff evaluated potential defenses under 11 U.S.C. § 547(c).

COUNT I

(Avoidance of Preferential Transfers Pursuant to 11 U.S.C. § 547)

- 16. Plaintiff hereby incorporates and re-alleges the allegations contained in Paragraphs 1 through 15 of the Complaint as if the same were fully repeated herein.
 - 17. The Pre-Petition Transfers were of an interest in Plaintiff's property.
 - 18. The Pre-Petition Transfers were made to or for the benefit of Defendant.
- 19. The Pre-Petition Transfers were made on account of antecedent debts owed by Plaintiff to Defendant before the Pre-Petition Transfers were made.
- 20. The Pre-Petition Transfers were made while Plaintiff was insolvent, such insolvency being presumed pursuant to 11 U.S.C. § 547(f).
 - 21. The Pre-Petition Transfers were made within ninety days before the Petition Date.
- 22. Debtor's Summary of Assets and Liabilities for Non-Individuals (Docket No. 239) shows that, as of the Petition Date, Debtor's liabilities exceeded its assets by \$72,073,303.08. Accordingly, the Pre-Petition Transfers enabled Defendant to receive more than it would have received if (i) Debtor's bankruptcy case was a case under Chapter 7 of the Bankruptcy Code, (ii)

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COUNT IV

(Disallowance of Claim Pursuant to 11 U.S.C. § 502(d))

1 through 31 of the Complaint as if the same were fully repeated herein.

Plaintiff hereby incorporates and re-alleges the allegations contained in Paragraphs

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33. To the extent any of the Transfers are avoided under any provision of Chapter 5 of the Bankruptcy Code, any claim filed by Defendant must be disallowed pursuant to 11 U.S.C. §502(d) until the avoided Transfers are returned.

Reservation of Rights

34. The Complaint is intended to seek recovery of all transfers avoidable under Chapter 5 of the Bankruptcy Code, including any payments received during the applicable preference period not specifically identified in the Complaint. Plaintiff reserves the right to amend this Complaint if additional claims are revealed during discovery, including, but not limited to, any claims arising under Chapter 5 of the Bankruptcy Code.

WHEREFORE, Plaintiff respectfully requests that this Court:

- a. Find that the Transfers are avoidable pursuant to 11 U.S.C. §§ 547(b) and/or 549(a);
- Find that Plaintiff is entitled to recover the Transfers or their value pursuant to 11
 U.S.C. § 550 and enter judgment against the Defendant and in favor of Plaintiff in an amount equal to the Transfers, plus all interest, costs and attorneys' fees allowed by law;
- c. Disallow any claim filed by Defendant pursuant to 11 U.S.C. § 502(d) until such time that Defendant returns any avoided Transfers; and
- d. Grant any further relief that the Court deems necessary and proper.

Dated this 28th day of January, 2025.

BANKRUPTCY RECOVERY GROUP, LLC

By: /s/ Talitha Gray Kozlowski

Talitha Gray Kozlowski Nevada Bar No. 9040 tgray@brg.legal Garrett H. Nye (*Pro Hac Vice Granted*) Illinois Bar No. 6329215 gnye@brg.legal

7251 Amigo Street, Suite 210 Las Vegas, Nevada 89119 Telephone: 702-483-6126

Attorneys for Plaintiff

Bankruptcy Recovery Group, LLC 251 Amigo Street, Suite 2

EXHIBIT A Payment List for CASH MAN SERVICES LC

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2	Payment Date	Check Number	Payment Amount
3	11/29/2022	48453	\$6,561.84
4	12/6/2022 12/23/2022	48498 48561	\$24,071.36 \$3,440.04
	12/28/2022	48594	\$9,791.42
5	1/10/2023	48801	825.00
6	1/18/2023 11/15/2022	48834 47537	\$7,756.45 \$1,140.57
7	11/15/2022	47538	\$1,425.00
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